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Mark J Abate
Morgan & Finnegan LLP
345 Park Avenue
New York, NY 10154

EXAMINER

MAHMOUDI, HASSAN

ART UNIT	PAPER NUMBER
2175	

DATE MAILED: 11/17/2003

6

Please find below and/or attached an Office communication concerning this application or proceeding.

3

Office Action Summary

Application No.

09/666,864

Applicant(s)

STERN ET AL.

Examiner

Tony Mahmoudi

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 16 September 2003.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-39 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-39 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).

a) ☐ The translation of the foreign language provisional application has been received.

- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. DOV POPOVICI

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____
- 4) ☐ Interview Summary (PTO-413) Paper No(s) _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other:

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DETAILED ACTION

Remarks

1. In response to communications filed on 16-September-2003, claims 1-2, 4, 13, 20 and 22 are amended per applicant's request. Claims 1-39 are presently pending in the application.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

3. Claims 1-5, 10-20, and 23-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murphy et al (U.S. Patent No. 6,282,362) in view of Walker (U.S. Patent No. 6,490,409.)

As to claim 1, Murphy et al teaches a device for recording an image including a geographical location, related descriptive text and/or environmental conditions in a medium (see Abstract, and see column 8, lines 25-29), comprising:

- a) means for forming an electronic image of an object of interest in digital form (see column 6, line 63 through column 7, line 6);
- b) means for determining a geographical location of the image in digital form (see column 8, lines 7-10, and see lines 45-48);

c) means for storing the digital image and the geographical location thereof in a memory (see column 6, lines 14-21, and see lines 56-62);

d) means for storing and accessing descriptive text related to the image at the geographical location (see column 15, lines 59-62, where “accessing” is read on “retrieving”, and “descriptive text” is read on “the name”); and

f) means for recording the image (see column 1, line 15), related geographical location (see column 1, line 13) and descriptive text in the medium (see column 1, lines 16-18, where “descriptive text” is read on “data entries” in PDF format);

Murphy et al does not teach:

e) means for selecting and correlating the descriptive text with the image at the geographical location; and

g) means for communicating the recorded image with or without related geographical location and descriptive text to a network for subsequent processing using network protocols.

Walker teaches a system and method for making a personal photographic collection (see Abstract), in which he teaches:

means for selecting and correlating the descriptive text with the image (see column 2, lines 6-29, and see column 4, lines 56-61) at the geographical location (see column 5, line 46 through column 6, line 7); and means for communicating the recorded image with or without related geographical location and descriptive text to a network (see figure 2, and see column 4, lines 15-30) for subsequent processing using network protocols (it is inherent that a “collection network”, as taught by Walker, uses protocols for collecting and delivering images across the network.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al to include means for selecting and correlating the descriptive text with the image at the geographical location; and means for communicating the recorded image with or without related geographical location and descriptive text to a network for subsequent processing using network protocols.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al with the teaching of Walker, because means for selecting and correlating the descriptive text with the image at the geographical location would enable the system to record the descriptive attributes such as title, date, location name, etc. along with the image's geographical data on the image for retrieval purposes; and because means for communicating the recorded image with or without related geographical location and descriptive text to a network for subsequent processing using network protocols, would enable the system to transmit and receive such image and its data remotely, in order to distribute the recording systems to various locations, for example, "cameras may be located throughout a park at strategic locations", as taught by Walker (see column 4, lines 19-30.)

As to claim 2, Murphy et al as modified teaches wherein the means for forming an electronic image further comprises:

h) data processing means (see Murphy et al, column 6, lines 31-36, where "data processing means" is read on "image processing device") responsive to control means for receiving and converting (see Murphy et al, column 13, lines 10-13) optical information of

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the image and correlating location and environmental information with the contents of the image (see Walker, column 2, lines 6-29, and see column 4, lines 56-61) into compressed digital form for storage in the local memory (see Murphy et al, column 11, lines 40-44.)

As to claim 3, Murphy et al as modified teaches wherein means for determining the geographical location of the image further comprises:

i) a GPS interface and processing logic unit (see Murphy et al, column 14, line 54 through column 15, line 20) linked to at least one space satellite (see Murphy et al, column 19, lines 23-32) for converting satellite signals into geographical coordinates in digital form (see Murphy et al, column 9, lines 9-14) for storage in the memory and indicative of the image geographical location (see Murphy et al, column 23, lines 23-28.)

As to claim 4, Murphy et al as modified teaches wherein the means for accessing descriptive texts of a plurality of objects of interest further comprises:

j) an interface to a database responsive to a user for selecting the stored descriptive text related to the object of interest recorded in the digital image (see Murphy et al, column 16, lines 62-65.)

For the teaching of network interface, the applicant is kindly directed to remarks and discussions made in claim 1 above.

As to claim 5, Murphy et al as modified teaches wherein the means for recording the image, geographical location and descriptive text further comprises:

k) means for accessing the memory and correlating the digital image with the geographic location (see Walker, column 5, line 46 through column 6, line 7);

l) means for correlating the descriptive text with the object of interest and recording in a medium (see Walker, column 2, lines 6-29, and see column 4, lines 56-61);

As to claim 10, Murphy et al as modified teaches wherein the means of communicating includes wireless communication (see Murphy et al, column 19, lines 29-32.)

As to claim 11, Murphy et al as modified teaches the device further comprising:

q) a terminal coupled to the network and responsive to a user input to obtain, select, display and record the stored image of the object of interest (see Murphy et al, column 10, line 66 through column 11, line 19) with or without geographical location and descriptive text in the medium (see Murphy et al, column 6, lines 31-36, where “a terminal” is read on “a digital processing PC, workstation, video player, or projection screen” which are capable of obtaining, recording, and displaying image and related data.)

As to claim 12, Murphy et al as modified teaches the device further comprising:

r) means in the terminal for editing the image to include the related geographical location and descriptive text (see Murphy et al, column 4, lines 26-37, where “editing the image” is read on “changing some aspects of the image”.)

As to claim 13, Murphy et al teaches in a system including an image-collecting device (see Abstract) coupled to a remote data processing system (see column 6, lines 31-36, where

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“data processing means” is read on “image processing device”) and a workstation (see column 6, lines 31-36), a method for recording an image including a geographical location, and/or environmental conditions (see Abstract, and see column 8, lines 26-29) in a medium, comprising the steps of:

- a) forming an electronic image of an object of interest in digital form in the image collecting device (see column 6, line 63 through column 7, line 6);
- b) determining a geographical location of the image in digital form (see column 8, lines 7-10, and see lines 45-48);
- c) capturing and storing the digital image and the geographical location thereof in a memory (see column 6, lines 14-21, and see lines 56-62);
- d) storing and accessing descriptive text of a plurality of objects of interest related to the digital image at a geographical location (see column 15, lines 59-62, where “accessing” is read on “retrieving”, and “descriptive text” is read on “the name”); in a remote processing system or workstation (see column 6, lines 31-36);
- f) recording the image and descriptive text in the medium (see column 1, lines 16-18, where “descriptive text” is read on “data entries” in PDF format, and see column 19, line 65 through column 20, line 10.)

Murphy et al does not teach:

- e) selecting and associating the descriptive text with the digital image at the geographical location; and he does not teach a network using network protocols.

For these teachings, the applicants are directed to remarks and discussions made in claim 1 above.

As to claim 14, Murphy et al as modified teaches wherein the means for forming an electronic image further comprises the step of:

g) receiving and converting (see Murphy et al, column 13, lines 10-13) optical information of the object of interest into compressed digital form (see Murphy et al, column 11, lines 40-44.)

As to claims 15 and 25, Murphy et al as modified teaches the method further comprising the step of:

h) converting satellite signals into geographical coordinates in digital form (see Murphy et al, column 9, lines 9-14) indicative of the image geographical location (see Murphy et al, column 23, lines 23-28.)

As to claim 16, Murphy et al as modified teaches the method further comprising the step of:

i) selecting the stored descriptive text (see Walker, column 2, lines 6-29, and see column 4, lines 56-61) related to the object of interest at the geographical location to be recorded in the digital image (see Walker, column 5, line 46 through column 6, line 7.)

As to claim 17, Murphy et al as modified teaches wherein the step of determining geographical location includes determining latitude and longitude (see Murphy et al, column 16, line 66 through column 17, line 10.)

As to claims 18 and 26, Murphy et al as modified teaches the method further comprising the step of:

j) accessing the remote processing system or workstation (see Murphy et al, column 6, lines 31-36, where “data processing means” is read on “image processing device”) and correlating and recording the digital image with the geographical location (see Walker, column 2, lines 6-29, and see column 4, lines 56-61), and descriptive text associated with the object of interest in a medium (see Walker, column 5, line 46 through column 6, line 7.)

As to claims 19 and 27, Murphy et al as modified teaches the method further comprising the step of:

k) collecting and storing environmental conditions related to the image for recording in the medium (see Murphy et al, column 8, lines 26-29.)

As to claim 20, Murphy et al as modified teaches the method further comprising the step of:

1) connecting and providing to a network using network protocols, the image, geographical location, and environmental conditions of the object of interest stored in the image-collecting device, for processing and recording in a medium by the network (see Walker, figure 2, and see column 4, lines 15-30. It is inherent that networks use network protocols for collecting and delivering images.)

As to claim 23, Murphy et al as modified teaches the method further comprising the step of:

p) editing the image to include the related geographical location and descriptive text (see Murphy et al, column 4, lines 26-37, where “editing the image” is read on “changing some aspects of the image”.)

As to claim 24, Murphy et al teaches an article of manufacture:

A program medium, executable in a computer system (see column 12, lines 23-38. It is inherent that computers “execute programs”), for recording an image including a related descriptive text and/or environmental conditions in a medium (for the remaining steps of this claim, the applicant is directed to the remarks and discussions made in claims 1 and 13 above.

4. Claims 6-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murphy et al (U.S. Patent No. 6,282,362) in view of Walker (U.S. Patent No. 6,490,409), as applied to claims 1-5, 10-20, and 23-27 above, and further in view of Twining (U.S. Patent No. 6,222,449.)

As to claim 6, Murphy et al as modified does not teach the device further comprising:

m) environmental sensing means for collecting and storing environmental conditions related to the image for recording in the medium.

Twining teaches a portable recording device (see Abstract), in which he teaches environmental sensing means (see Abstract) for collecting (see column 1, line 61 through

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column 2, line 1, and see column 3, lines 40-42) and storing environmental conditions related to the image for recording in the medium (see column 2, lines 1-5, and see column 3, lines 42-44.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified to include environmental sensing means for collecting and storing environmental conditions related to the image for recording in the medium.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified, with the teaching of Twining, because environmental sensing means for collecting and storing environmental conditions related to the image for recording in the medium, would enable the system to provide and store additional information about the conditions (environmental) with which the images were captured and to further be able to use this information to sort, classify and/or retrieve the stored images from the database.

As to claim 7, Murphy et al as modified does not teach the device further comprising:

n) a server in the network for storing descriptive text of objects of interest.

Twining teaches a server in the network for storing descriptive text of objects of interest (see column 2, lines 31-38.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified to include a server in the network for storing descriptive text of objects of interest.

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It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified, with the teaching of Twining, because a server in the network for storing descriptive text of objects of interest, would expand the capabilities of capturing/storing images and related information onto remote servers and/or central storage systems on a network.

As to claim 8, Murphy et al as modified teaches the device further comprising:

o) wireless means for connecting and providing to the network the geographic location and conditions of the object of interest stored in the memory for processing and recording in a medium by the network (see Murphy et al, column 19, lines 29-32.)

As to claim 9, Murphy et al as modified teaches the device further comprising:

p) a terminal coupled to the network and responsive to a user to obtain, display and record the geographical location and descriptive text in the medium (see Murphy et al, column 6, lines 31-36, where “a terminal” is read on “a digital processing PC, workstation, video player, or projection screen” which are capable of obtaining, recording, and displaying image and related geographical location data.)

5. Claims 21-22 and 28-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murphy et al (U.S. Patent No. 6,282,362) in view of Walker (U.S. Patent No. 6,490,409), as applied to claims 1-5, 10-20, and 23-27 above, and further in view of Matsuzawa et al (U.S. Patent No. 6,085,185.)

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As to claim 21, Murphy et al as modified still does not teach the method further comprising the step of:

m) storing thumbnail images related to objects of interest in the remote data processing system according to geographical location coordinates.

Matsuzawa et al teaches retrieval method and system of multimedia database (see Abstract), in which he teaches storing thumbnail images related to objects of interest (see column 8, line 62 through column 9, line 13) in the remote data processing system according to location coordinates (see column 10, lines 22-31, where "location coordinates" is read on "location information".)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified to include storing thumbnail images related to objects of interest in the remote data processing system according to location coordinates.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified, with the teaching of Matsuzawa et al, because storing thumbnail images related to objects of interest in the remote data processing system according to location coordinates, enables the system to capture images smaller in size and be able to display multiple images (thumbnails) to the user for selection.

As to claim 22, Murphy et al as modified teaches the method further comprising the step of:

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n) transmitting geographical location coordinates of an object of interest to the remote data processing system (see Murphy et al, column 2, lines 30-37.)

Murphy et al as modified still does not teach:

o) receiving a thumbnail image related to the geographical location coordinates from the remote data processing system; and recording the related thumbnail in the medium.

Matsuzawa et al teaches retrieval method and system of multimedia database (see Abstract), in which he teaches receiving a thumbnail image related to the location coordinates from the remote data processing system; and recording the related thumbnail in the medium (see column 8, line 62 through column 9, line 13, where "receiving thumbnail" is read on "thumbnail images obtained".)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified to include receiving a thumbnail image related to the location coordinates from the remote data processing system; and recording the related thumbnail in the medium.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified, with the teaching of Matsuzawa et al, because receiving a thumbnail image related to the location coordinates from the remote data processing system; and recording the related thumbnail in the medium, enables the system to capture images smaller in size and be able to display multiple images (thumbnails) to the user for selection.

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As to claim 28, Murphy et al as modified teaches the program further comprising

j) program instruction in the medium for accessing thumbnail images of objects of interest in the remote data processing system according to geographical location coordinates (see Matsuzawa et al, column 10, lines 15-21.)

As to claim 29, Murphy et al as modified teaches the program further comprising:

k) program instruction in the medium obtaining and inserting a thumbnail of an object of interest according to geographical location coordinates and storing in a medium (see Matsuzawa et al, figures 12-13, and see column 8, lines 1-3.)

6. Claims 30-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murphy et al (U.S. Patent No. 6,282,362) in view of Walker (U.S. Patent No. 6,490,409), and further in view of Godfrey et al (U.S. Patent No. 6,463,463.)

As to claim 30, Murphy et al teaches a system for incorporating images in an electronic message (see Abstract), comprising:

b) means for obtaining geographical coordinates of a location (see column 17, lines 35-40);

c) means for accessing images according to the geographical location coordinates (see column 7, lines 49-57);

Murphy et al does not teach:

d) means for providing the geographical location coordinates to the network and obtaining images from the network according to the geographical location coordinates.

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Walker teaches a system and method for making a personal photographic collection (see Abstract), in which he teaches:

means for providing the geographical location coordinates to the network and obtaining images from the network according to the geographical location coordinates (see column 4, lines 41-45, and see column 4, line 66 through column 5, line 21.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al to include means for providing the geographical location coordinates to the network and obtaining images from the network according to the geographical location coordinates.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al with the teaching of Walker, because means for providing the geographical location coordinates to the network and obtaining images from the network according to the geographical location coordinates, would enable the system to receive and transmit images and related data remotely in a distributed environment.

Murphy et al as modified still does not teach:

- a) a terminal for generating electronic messages; and
- e) means for incorporating in an electronic message transmitted over the network at least one of the images obtained from the network.

Godfrey et al teaches a system for pushing electronic information (see Abstract), in which he teaches a terminal for generating electronic messages; and means for incorporating in an electronic message transmitted over the network at least one of the images obtained from the

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network (see column 5, lines 45-57, where “electronic messages” is read on “meeting requests”, and see column 20, lines 40-42.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified to have modified Murphy et al as modified to include a terminal for generating electronic messages; and means for incorporating in an electronic message transmitted over the network at least one of the images obtained from the network.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified with the teaching of Godfrey et al, because including a terminal for generating electronic messages; and means for incorporating in an electronic message transmitted over the network at least one of the images obtained from the network, would enable the system to transmit images and related data within an electronic message (e.g. electronic mail, etc.) to users in remote locations.

As to claim 31, Murphy et al as modified teaches wherein the geographical location coordinates provided to the network are the geographical location coordinates of the terminal creating the message (see Murphy et al, column 10, lines 37-40.)

As to claim 32, Murphy et al as modified teaches wherein the geographical location coordinates are established at the completion of the creation of the electronic message (see Murphy et al, column 11, line 66 through column 12, line 11.)

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As to claim 33, Murphy et al as modified teaches wherein the geographical location coordinates are established at the start of the creation of the electronic message (see Murphy et al, column 11, line 66 through column 12, line 11.)

As to claim 34, Murphy et al as modified teaches wherein the terminal is a laptop or personal digital assistant or other computer device (see Godfrey et al, column 7, line 65 through column 8, line 9, and see column 23, lines 6-9.)

As to claim 35, Murphy et al as modified teaches wherein the terminal is linked to the network by a wired or wireless connection (see Godfrey et al, figures 1 and 2.)

As to claim 36, the applicant is directed to the remarks and discussions made in claim 30 above.

7. Claims 37-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murphy et al (U.S. Patent No. 6,282,362) in view of Walker (U.S. Patent No. 6,490,409), and further in view of Godfrey et al (U.S. Patent No. 6,463,463) as applied to claims 30-36 above, and still further in view of Tobin (U.S. Patent No. 6,141,666.)

As to claim 37, Murphy et al as modified does not teach wherein the obtained images are provided as part of advertising.

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Tobin teaches a system for customizing marketing (see Abstract), in which he teaches wherein the obtained images are provided as part of advertising (see column 7, lines 55-67 and see figure 4.)

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified to include wherein the obtained images are provided as part of advertising.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Murphy et al as modified, with the teaching of Tobin, because providing the obtained images as part of advertising enables the customers to view images of the items they are looking for which results in increased convenience and speed for on-line shoppers.

As to claim 38, Murphy et al as modified teaches the method further comprising the step of:

d) offering the images to users in a prioritized manner based on the amount of payment associated with each image (see Tobin, figure 3.)

As to claim 39, Murphy et al as modified teaches the method further comprising the step of:

Providing the sender of an electronic message an incentive to include an advertising image in the message (see Tobin, column 13, lines 24-31.)

Response to Arguments

8. Applicant's arguments filed on 16-September-2003 with respect to rejected claims in view of the cited references have been fully considered but they are not found persuasive:

In response to applicant's arguments regarding recording descriptive text, Murphy et al, in his abstract teaches: "a geographical position/image capturing system stores object images and position coordinates as digital data". Further, Murphy et al teaches: "It is the modified digital image that is stored in the digital camera. The pixel value corresponding to the original digital image may be: (1) a binary value (one bit, black or white, used for text and for line drawings and line graphical images" (see column 20, lines 47-51.)

In response to applicant's arguments regarding processing system, camera control logic, and storage of geographical and environmental data, Murphy et al teaches "data processing system" in "image processing device", and teaches "control logic" in converting object images into digital images. Walker et al further teaches geographical and environmental information in "distinctive data" (see column 2, lines 6-29.)

In response to applicant's arguments regarding network interface to a database, Walker teaches "network interface to a database" (see figure 2, where "database" is depicted as "central storage system".)

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In response to applicant's argument regarding wireless communication means, Murphy et al teaches wireless communications means in: "GDP receiver/processor can be spaced apart from, be linked to and receive signals, from the GDP antenna by a cable link or a wireless link (see column 19, lines 29-32). However, "a camera communicating with an external server via a wireless network link" is not recited in the rejected claims. Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

In response to applicant's arguments that "Murphy fails to disclose a camera linked to a PC via a network using network protocols", the arguments have been fully considered but are not found persuasive because "a camera linked to a PC via a network" is not recited in the rejected claims. Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims.

In response to applicant's arguments that "Murphy modified by Walker fails to disclose the camera controlling the accessing of stored text in the remote processing system", the arguments have been fully considered but are not found persuasive because "the camera controlling the accessing of stored text" is not recited in the rejected claims. Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims.

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In response to the remaining arguments presented by the applicant, the applicant is kindly directed to the remarks and discussions made above, as well as the teachings of the cited references as addressed in the rejection of claims 1-39 above.

Conclusion

9. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

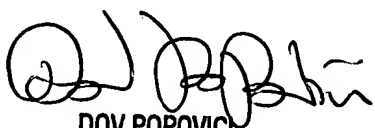
A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

10. Any inquiries concerning this communication or earlier communications from the examiner should be directed to Tony Mahmoudi whose telephone number is (703) 305-4887. The examiner can normally be reached on Mondays-Fridays from 08:00 am to 04:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici, can be reached at (703) 305-3830.

tm

November 5, 2003


DOV POPOVICI
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100